

United States Department of the Interior

OFFICE OF THE SECRETARY Washington, DC 20240



MAR 3 0 2006

Memorandum

To:

Heads of Bureaus and Offices

From:

Willie R. Taylor, Director

Office of Environmental Policy and Compliance

Subject:

Fiscal Year 2005 Departmental Summary Report on Bureau Environmental

Auditing Programs (ER 05/792)

The Department of the Interior's (DOI) mission is complex, multi-faceted, and challenging. We provide recreation opportunities, access to resources and protect some of the Nation's most significant cultural, historic, and natural places. We serve communities and fulfill our trust and other responsibilities to American Indians, Alaska natives, and the Nation's affiliated island communities. As the Nation's premier conservation agency, our responsibility to leave a legacy of healthy lands and waters, thriving communities, and dynamic economies depends upon our compliance with environmental laws and regulations. We accomplish this with the help of our 70,600 employees, 200,000 volunteers, and thousands of partners. Behind all of the DOI's programs rests a management foundation that is vital to the accomplishment of our mission. The American people are demanding more from their public servants and calling for better business management practices, improved efficiency, financial transparency, and mission accountability.

The DOI continues to support the President's Management Agenda that builds on a foundation for management excellence. As part of the President's Management Agenda, the President's Management Council directed all Federal agencies to improve their overall environmental compliance and performance through implementation of environmental management systems (EMS). Environmental auditing was specifically targeted for management improvement of the Department's environmental compliance and performance. Since environmental compliance serves as the foundation for a successful EMS program, environmental auditing was incorporated into all bureaus' EMS efforts.

For Fiscal Year (FY) 2005, the bureaus reported a total of 3,479 facilities, with a total of 576 environmental audits performed. Collectively, bureaus reported a total of 6,055 environmental audit findings with 2,217 corrective actions completed, based upon audit findings in FY 2005. (An environmental audit finding is a statement of conditions identified at the time the environmental audit is performed requiring response in accordance with environmental audit protocols and applicable legal requirements). A cumulative total of 3,680 environmental audits have been completed to date for all-years (see attached table and chart) and 95 per cent of initial environmental audits have been completed exceeding the DOI's FY 2004 goal of 86 per cent. Another attached chart illustrates a comparison by bureau of environmental audit findings

corrected in FY 2004 and in FY 2005. Overall, it would appear that there is a decrease in the overall number of findings corrected by bureaus. However, since this is the first year that this data comparison was collected, we will continue to monitor it through ensuing years for trend analysis.

Overall, the DOI has made considerable progress in its environmental compliance efforts. However, as stated in the attached table on highest risk audit issues in FY 2005, there is a compelling need for bureaus to provide training for their personnel. These training requirements include environmental requirements, policies, and procedures associated with work activities.

The DOI is fully committed to reducing adverse environmental impacts to public lands and natural resources and to enhance compliance. Assistant Secretaries and Heads of Bureaus and Offices must ensure that senior level managers are fully implementing the requirements of Departmental and respective bureau environmental policies.

If you have any questions, please contact Willie R. Taylor, Director, Office of Environmental Policy and Compliance, at (202) 208-3891.

Attachments

cc:

Assistant Secretary – PMB

Assistant Secretaries

Solicitor

Deputy Assistant Secretary - P&IA

REOs

HazMat Contacts

ATTACHMENT

U.S. Department of the Interior Bureau Summary of Environmental Auditing Programs and Activities for Fiscal Year 2005

| Bureau | Number of Reported Facilities in FY 2005 | Number of Environmental Audits Performed in FY 2005 | Number of Environmental Audit Findings Reported in FY 2005 | Number of Findings per Audit (normalized) | Number of Environmental Audit Findings Corrected in FY 2005 | Number of Environmental Audit Findings Corrected in FY 2004 | Cumulative Audits Performed (all-years) |
|-------------------------------|---|---|--|---|---|---|--|
| BIA | 348 | 97 | 1,427 | 14.7 (1,427/97 = 14.7) | N/A | 4 | 239 |
| BLM* | 120 | 36 | 1,557 | 43.2 (1,557/36 = 43.2) | 1,254** | 1,701*** | 286 |
| BOR | 410 | 45 | 95 | 2.1 (95/45 = 2.1) | 108 | 81 | 323 |
| FWS | 860 | 208 | 1,143 | 5.5 (1,143/208 = 5.5) | 435 | 385 | 1,628 |
| MMS | - | - | - | | - | 1- | - |
| NBC | 47 | - | - | | - | - | - |
| NPS | 388 | 27 | 959 | 35.5 (959/27 = 35.5) | 313 | 430 | 458 |
| NPS Concessions (NPS-C) | 590 | 33 | 717 | 21.7 (717/33 = 21.7) | 35 | 694 | 154 |
| OSM | 28 | 20 | - | | - | - | 20 |
| USGS | 688 | 110 | 157 | $ \begin{array}{c} 1.4 \\ (157/110 = 1.4) \end{array} $ | 72 | 120 | 572 |
| DOI Total | 3,479 | 576 | 6,055 | 10.5 (6,055/576 = 10.5) | 2,217 | 3,415 | 3,680 |

Notes:

^{1.} N/A = Data not available

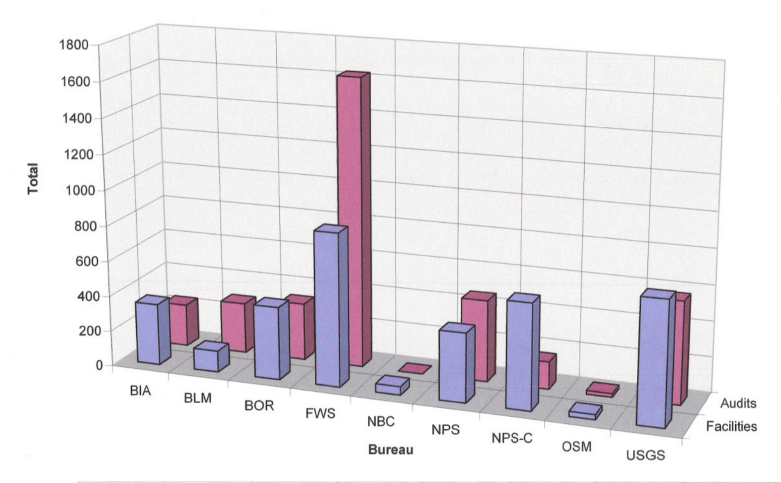
 ^{*}BLM uses the term "organizational units" and not facilities.
 BLM: Corrected from 9/30/04 through 9/30/05. * BLM: Corrected from 9/30/03 through 9/30/04.

<u>Highest Risk Audit Issues Identified by Bureaus in Fiscal Year 2005</u>

| Bureau | Issues Identified by Bureau | Bureau Identified Root Cause | | |
|--------|---|---|--|--|
| BIA | a. Storm water runoff contamination due to inadequate storage of equipment and waste.b. Improper handling, storage and disposal of solid waste. | a. Lack of management emphasis. b. Lack of management emphasis. a. General lack of employee training on drinking water systems. b. Lack of guidance and the stocking of noncompliant storage containers. | | |
| BLM | a. Inadequate operation and maintenance of drinking water systems.b. Improper storage and/or transportation of flammable liquids. | | | |
| BOR | a. Labeling containers. b. Spill Prevention Control and Countermeasures Plan (SPCC). c. Incompatible materials stored together. d. Flammable materials not stored properly. e. Hazardous waste determination. | a. General lack of employee training on proper labeling. b. General lack of employee understanding of SPCC requirements c. General lack of employee training on storage of flammable materials. d. General lack of employee training on storage of flammable materials e. General lack of employee training on hazardous waste disposal requirements. | | |
| FWS | a. Incompatible materials stored together. b. Open floor drains in vehicle maintenance areas. | a. Poor housekeeping and inadequate storage. b. General lack of employee | | |

| | | training on open floor drains. | |
|-----------------|--|---|--|
| NPS | a. Health and safety including hazard communication and hazardous materials management requirements. | a. Not available. | |
| NPS Concessions | a. Fuel storage tanks.b. Incomplete or lack of planning to respond to hazardous substance releases. | a. Insufficient support to maintain the environmental program or to correct problems. | |
| USGS | a. Lack of NPDES permit for discharge. | a. Lack of response by regulatory agency. | |
| | b. Hazardous waste regulatory records are incomplete. | b. Established regulatory environmental policies or procedures are not being followed. | |

Cumulative Bureau Environmental Audits and Facilities Reported (all-years)



| | BIA | BLM | BOR | FWS | NBC | NPS | NPS-C | OSM | USGS |
|------------|-----|-----|-----|------|-----|-----|-------|-----|------|
| Facilities | 348 | 120 | 410 | 860 | 47 | 388 | 590 | 28 | 688 |
| ■ Audits | 239 | 286 | 323 | 1628 | 0 | 458 | 154 | 20 | 572 |